

UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

11 UNITED STATES OF AMERICA,  
12 Plaintiff,  
13 vs.  
14 *Acevedo, Layla*  
15 Defendant.

Case No.: SA 11-256M

**ORDER OF DETENTION AFTER  
HEARING  
[Fed. R. Crim. P. 32.1(a)(6); 18 U.S.C.  
§ 3143(a)]**

17 The defendant having been arrested in this District pursuant to a warrant issued  
18 by the United States District Court for the S D Calif,  
19 for alleged violation(s) of the terms and conditions of his/her [probation] [supervised  
20 release]; and

21 The Court having conducted a detention hearing pursuant to Federal Rule of  
22 Criminal Procedure 32.1(a)(6) and 18 U.S.C. § 3143(a),

23 The Court finds that:

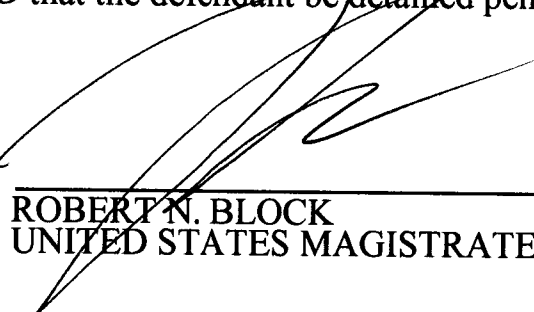
24 A.  The defendant has not met his/her burden of establishing by clear and  
25 convincing evidence that he/she is not likely to flee if released under 18 U.S.C. §  
26 3142(b) or (c). This finding is based on Background, cont, ties mostly  
27 unverified; family ties to Mexico; lack of bail  
28 resources; alleged new offense involves aliases;

1       apparent lack of candor w/PSA; apparent illegal  
2       immigration status; prospective deportation  
3       and/or

4       B. (j) The defendant has not met his/her burden of establishing by clear and  
5       convincing evidence that he/she is not likely to pose a danger to the safety of any  
6       other person or the community if released under 18 U.S.C. § 3142(b) or (c). This  
7       finding is based on criminal history record, incl 2 prior  
8       drug traff convs <sup>and</sup> Commission of new offense while under  
9       supervision

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13       IT THEREFORE IS ORDERED that the defendant be ~~detained~~ pending further  
14       revocation proceedings.

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16       DATED: 5/25/11

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18       ROBERT N. BLOCK  
19       UNITED STATES MAGISTRATE JUDGE

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